The 21st Agrahayana, 1935 (S. E.)

THE HIGH COURT OF MEGHALAYA SHILLONG

NOTIFICATIONS

The 3rd December, 2013.

No. HCM.II/432/2013/5634. On his services being required by the High Court of Meghalaya, Shillong, Hon'ble the Chief Justice of the High Court of Meghalaya, in exercise of the powers conferred under Article 229 of the Constitution of India, has been pleased to appoint Shri. D. B. Gurung, Retired Director of Accounts and Treasuries, Shillong, as Officer on Special Duty on contract basis in the fixed pay of ₹ 25,000/- Per Month w.e.f. from the date of his joining till 28th February, 2014, in term of G.O. LJ (A)19/2005/175 dated 10.05.2013.

BY ORDER,

REGISTRAR GENERAL

The 3rd December, 2013.

HIGH COURT OF MEGHALAYA (RIGHT TO INFORMATION) RULES, 2013

No. HCM.II/430/2013/5609.In exercise of the power conferred by sub-section (1) of Section 28 read with Section 2(e)(iii) of the Right to Information Act, 2005, Hon'ble the Chief Justice, High Court of Meghalaya, is hereby pleased to frame the following Rules:

- **1. Short title, commencement and application.** (i) These Rules shall be called the High Court of Meghalaya (Right to Information) Rules, 2013.
- (ii) It shall come into force from the date of its publication in the Official Gazette.
- (iii) These Rules shall be applicable to the High Court of Meghalaya and all the subordinate Courts under the control of the High Court of Meghalaya.
- 2. Definitions: In these Rules, unless the context otherwise requires
- (a) "Act" means the Right to Information Act, 2005 (No.22 of 2005).
- (b) "Applicant" means the person making request for any information under the Act and the instant Rule.
- (c) "Appellate Authority" means the authority designated as such by the Chief Justice of the High Court.
- (d) "Authorised" person means Public Information Officer(s) and Assistant Public Information Officer(s) designated as such by the Chief Justice of the High Court as enumerated in Appendix-I.
- (e) "Chief Justice" means the Chief Justice of the High Court of Meghalaya.
- (f) "Form" means the form appended to these Rules.
- (g) "High Court" means the High Court of Meghalaya.
- (h) "Registrar General" means the Registrar General of the High Court of Meghalaya.
- (i) "Section" means a section of the Act.
- (j) Words and expressions used but not defined in these Rules shall have the same meaning as assigned to them in the Act.

- **3. Application for seeking information.** (a) Any person seeking information under the Act shall file an application from 11.00 AM to 1.00 P.M. on a Court working day to the authorized person in Form A deposit application fee as per Rule 9 with the authorized person.
 - (b) Every application shall be made for one particular item of information only.
- (c) The authorized person shall duly acknowledge the receipt of the application as provided in Form B.
- (d) The Information requested for shall be sufficiently specified in the application as to lead to its identification without any difficulty, ambiguity or doubt.
- (e) If the applicant is illiterate and is unable to present the application in writing in Form A, the authorized person shall help him to that extent and shall get the application produced in writing.

Provided that a person who makes a request through electronic form shall ensure that the requisite fee is deposited in the manner provided in Rule 9 with the authorized person within 7(seven) days of his sending the request through the electronic form, failing which his application shall be treated as rejected.

- **4. Disposal of application by the authorized person.** (i) On receipt of application alongwith requisite fee, the authorized person shall enter the particulars in a register maintained as per Rule 10(i).
- (ii) If the requested information does not fall within the jurisdiction of the authorized person, he/she shall order return of the application to the applicant in Form C as soon as practicable, preferably within 15(fifteen) days, and in any case not later than 30(thirty) days, from the date of receipt of the application, advising the applicant, wherever possible, about the authority concerned to whom the application should be made. The application fee deposited in such cases shall not be refunded.
- (iii) If the requested information falls within the authorized persons jurisdiction but pertains to any one or more of the categories enumerated in Section 8 and 9 of the Act, the authorized person, on being so satisfied, will issue the rejection order in Form D as soon as practicable, preferably within 15 days and in any case not later than 30 days from the date of receipt of the application. The application fee deposited shall not be refunded.

- (iv) If the requested information falls within the authorized persons jurisdiction but not in one or more of the categories enumerated in Section 8 and 9 of the Act, the authorized person, on being so satisfied, shall supply the information to the applicant in Form E, falling within its jurisdiction. In case the information sought is partly beyond the jurisdiction of the authorized person or partly relates to the categories listed in Section 8 and 9 of the Act, the authorized person, shall supply only such information as is permissible under the Act and is within his/her own jurisdiction and reject the remaining part citing reasons therefore.
- (v) In so far as decision(s), which are taken administratively or quasi judicially, information therefore, shall be available only to the affected persons.
- (vi) The information shall be supplied as soon as practicable, preferably within 15 days and in any case not later than 30 days from the date of receipt of application. However, the date of the application/request shall be deemed to be the date of deposit of the entire fee or the balance fee or deficit amount of the fee to the authorized person as the case may be. Provided where the information sought for, concerns the life or liberty of a person, the decision/information, as the case may be, as contemplated in clause (i) to (iv) would be communicated/provided within forty-eight hours of the receipt of the request.
- (vii) A proper acknowledgement shall be obtained by the authorized person from the applicant in token of receipt of information.
- **5. Exemption from disclosure of information.** Any information specified under Section 8 of the Act shall not be disclosed and made available and in particular the following information shall not be disclosed:
- (a) That, which is not in the public domain or does not relate to juridical functions and duties of the Court and matters incidental and ancillary thereto.
- (b) That, which has been expressly forbidden to be published by the Court or the disclosure whereof may constitute Contempt of Court; or any information which involves commercial confidence, trade secrets or intellectual property, the disclosure whereof, would harm the competitive position of a third party, unless the Chief Justice is satisfied that larger public interest warrants the disclosure of such information;

- (c) That, which would impede the process of investigation or apprehension or prosecution of offenders; or information which relates to any public activity or interest, or which would cause unwarranted invasion of the privacy of the individual unless the Public Information Officer or the Assistant Public Information Officer or the appellate authority, as the case may be, is satisfied that the larger public interest justifies the disclosure of such information.
- (d) That, affecting the confidentiality of any examination conducted by the High Court of Meghalaya or administration of the affairs thereof. The question of confidentiality shall be decided by the Chief Justice whose decision shall be final.
- (e) That can be obtained under the provisions of the High Court of Meghalaya Rules in case of the High Court and under Civil/Criminal Rules for the subordinate Courts. Such information may be obtained by adhering to the prescribed procedure and payment of fees prescribed in the High Court Rules and Civil/Criminal Rules as the case may be.
- **6.** Information which is to be furnished and access to records shall be subject to the restrictions and prohibitions contained in the rules/regulations in force, interalia regarding preservation and destruction of records from time to time which may have been framed, notified or implemented by the High Court.

7. Appeal. – (i) Any person

- (a) Who fails to get a response in Form C or Form D from the authorized person within 30 days of submission/receipt of Form A, as above or
- (b) Is aggrieved by the response received within the prescribed period, may prefer appeal in Form F to the Appellate Authority with a fee as per Rule 9 with the Appellate Authority within thirty days from the date of the response or the date of expiry of the prescribed period for response as the case may be.
- (ii) On submission of the appeal along with required fee, the Appellate Authority shall acknowledge the receipt thereof, and after according the appellant an opportunity of being heard, shall endeavour to dispose it of within thirty days from the date on which it is presented and transmit a copy of the decision to the authorized person concerned.

- (iii) In case the appeal is allowed, the information as determined shall be transmitted to the applicant by the authorized person within such period as ordered by the Appellate Authority. This period shall not exceed thirty days from the date of disposal of the appeal.
- 8. Penalties. (i) Whoever being bound to supply information fails to furnish the same, if asked for under the Act within the time specified or fails to communicate the rejection order within the period prescribed, shall be liable to pay a penalty up to ₹50/- per day for the delayed period beyond 30 days subject to maximum of ₹500/per application under Rule 3 or as may be determined by the Appellate Authority.
- (ii) Where the information supplied is found to be-false in any material particular and the person bound to supply it knows or has reason to believe it to be false, or if he does not believe it to be true, he shall be liable to pay a penalty up to ₹1000/- which may be imposed by the Appellate Authority.
- 9. Rates of fee. (i) The authorized person shall charge the fee at the following rates, namely:

A. Application Fee

(i) For information not relating to Rule 4(iv) above - ₹100.00 per application

(ii) For information other than (i) above - ₹10.00 per application

(iii) Where the information is available in the - Price so fixed

Form of a priced publication

(iv) For other than priced publication

- ₹5.00 per page, ₹10.00 per page, if Urgent.

-₹50.00 per appeal. B. For Appeal

- (ii) The fee so charged shall be payable by cash/demand draft/pay order and received by the authorized person and shall deposit in the bank at the end of the day or on subsequent working day.
- (iii) The demand draft or pay order shall be in favour pf Registrar General, High Court of Meghalaya, payable at Shillong for subordinate Courts except Family Court/Designated Court/Labour Court/Industrial Tribunal, in favour of District & Sessions Judge of the concerned district and for Family Court/Designated Court/Labour Court/Industrial Tribunal, in favour of the concerned Judge/Presiding Officer payable at the respective district head quarter/station.

- **10. Maintenance of Records.** (i) The authorized persons shall maintain records of all applications received for supply of information and fee charged and paid as per Appendix-II.
- (ii) The appellate authority shall maintain records of all appeals filed and the fee charged and paid as per Appendix-III.

APPENDIX-I[See Rule 2(c)(d)]

SI.	Public Authority	Appellate	Public Information	Assistant Public
No.		Authority	Officer	Information
				Officer
1	High Court of	Registrar General	Registrar	Deputy
	Meghalaya			Registrar (Judl)
2	Subordinate Courts	District and	Assistant District	Munsiff of the
		Sessions Judge of	and Sessions	concerned
		the concerned	Judge/CJM,	District/Sub-
		District	whoever is senior	Division
3	Family Court	Principal Judge	Councellor	Senior most
				UDA
4	Labour Court	Presiding Officer	Chief Administrative	Member
			Officer	
5	Industrial Tribunal	Presiding Officer	Chief Administrative	Senior most
			Officer	UDA
6	Designated Court	Judge	Chief Administrative	Senior most
			Officer	UDA

APPENDIX – II [See Rule 10(i)]

SI. No	Date of Receipt of Appli- cation	Registra- tion No.	Name & Address of the Party/ Applicant	Purpose of request	Informa- tion Required	Fee paid	Date of furnishing Informa- tion	Remark

APPENDIX - III

[See Rule 10 (ii)]

SI.	Date of	Registrati	Name &	Name &	Detail of	Fee	Date of	Remark
No	Receipt of Appeal	on No.	Address of the Party/ Appellant	Address of the Respon- dent/ Non- Applicant	order against which appeal is preferred	paid	order with decision	

FORM A

Form of application for seeking information (See Rule 3)

То The authorized person ID. No. (for official use) 1. Name of the Applicant: 2. Address: 3. Particulars of information (a) Name of the concerned department: (b) Details of information required: (c) Period for which information asked for: (d) Other details: 4. I state that the information sought does not fall within the restrictions contained in Section 8 of the Act and to the best of my knowledge it pertains to your office. 5. A fee of ₹.....has been deposited in the office of the authorized through cash/demand person draft/pay order vide No.....dated.... Place: Signature of applicant with Date: E-mail add. If any Tel.No.....(office)(Residence)

- Note: (1) Reasonable assistant can be provided by authorized person in filling up of Form A
 - (2) Please ensure that the Form A is complete in all respect and there is no ambiguity in providing the details of information required.

			FORM B				
	Ad	cknowled	gement of Applic	ation in	Form A		
			[Rule 3(c)]				
I.D.No	o						
Dated	l						
1.	Received	an	application	in	Form	Α	from
Shri/N	1s				Re	sident	of
						•••••	. under
Section	on			of the	Right to I	nformati	on Act,
2005.							
2. The	e information i	s propos	ed to be given n	ormally	within fifte	een days	and in
any c	ase within thir	ty days f	from the date of	receipt	of applicat	ion and	in case
it is f	ound that the	e informa	ation asked for	cannot	be supplie	d the re	ejection
letter	shall be issued	d stating	reason thereof.				
3. 7	The applican	it is	advised to d	ontact	the un	dersigne	ed on
		From 1	1.00 AM to 1.00	PM.			
4. In	case the ap	plicant f	fails to turn up	on the	e schedule	d date(s), the
autho	rized person s	hall not b	oe responsible fo	r delay,	if any.		
5. Th	e applicant s	hall hav	e to deposit th	e balan	ce fee, if	any, w	ith the
autho	rized person b	efore col	lection of inform	ation.			
6. The	e applicant ma	y also co	nsult the web-si	te of the	e departme	nt from	time to
time t	to ascertain the	e status (of his application				
Date	•						

Signature and Stamp of Authorised person,

E-mail:

Web-site:

Telephone No.

FORM C

Outside the jurisdiction of the Authorised person [Rule 4(ii)]

[rule 4(II)]
No
Date
То,
Sir/Madam,
1. Please refer to your application I.D. No
addressed to the undersigned regarding supply of information
on
2. The requested information does not fall within the jurisdiction of this
authorized person and therefore, your application is being returned herewith.
3. You are requested to apply to the concerned authorized person.
Yours faithfully

Authorised person,

E-mail:

Web-site:

Telephone No.

FORM D

Rejection Order [Rule 4(iii)]

	No
	Date
То,	
Sir/Madam,	
1. Please refer to your application I.D.No	
Datedaddressed to	o the undersigned regarding
supply of information on	
2. The information asked for cannot be supplied	d due to following reasons :
(i)	
(ii)	
3. As per Section 19 of the Right to Informati	ion Act, 2005, you may file an
appeal to the appellate authority within thirty d	lays of the issue of this order.
	Yours faithfully

Authorised person,

E-mail:

Web-site:

Telephone No.

FORM E

Form	of	supply	of infor	mation	to	the	appli	cant
			[Rule	4(iv)]				

[Rule 4(iv)]	
N	lo
Di	ate
To,	
Sir/Madam,	
1. Please refer to your application I.D. No	
Datedaddressed to	
supply of information on	
2. The information asked for is enclosed for re-	
information is being enclosed.	,
(i)	
(ii)	
(iii)	
The remaining information about the other as	spects cannot be supplied due
to the following reasons	
(i)	
(ii)	
(iii)	
3. The requested information does not fall v	within the jurisdiction of this
authorized person.	-
4. As per Section 19 of the Right to Information	on Act, 2005, you may file an
appeal to the Appellate authority within thirty da	ys of the issue of this order.*
	Yours faithfully

Authorised person,

E-mail:

Web-site:

Telephone No.:

^{*}Strike out if not applicable

FORM F

Appeal under Section 19 of the Right to Information Act, 2005 [Rule 7]

I.D.N	No
Date	ed
	(for official use)
Го,	
The Appellate Authority	
Address	
1. Name of the Applicant :	
2. Address:	
3. Particulars of the Authorised person	
(a) Name :	
(b) Address:	
4. Date of submission of application in Form A.	
5. Date on which 30 days from submission of Form	A is over:
6. Reasons for Appeal:	
(a) No response received in Form B of	r C within thirty days of
submission of Form A	
(b) Aggrieved by the response received with	h prescribed period (copy of
the reply receipt be attached)	
(c) Grounds for appeal	
7. Last date for filing the appeal [See Rule 8]	
8. Particulars of information	
(i) Information requested	
(ii) Subject	
(iii) Period	
9. A fee of ₹50.00 for appeal has been deposit	ted with the authority vide
Receipt No dated	
Date:	Signature of Appellant
	E-mail Address if any
	Telephone No.

Acknowledgement

	By Order,
	Web-site
	E-mail
	Telephone No.
	Appellate authority
	Signature of the Receipt Clerk,
under Section 19 of the Right to Information	n Act, 2005.
Resident of	
Received an application from Sh	ri/Ms
	Date :
	I.D.No.

REGISTRAR GENERAL